

STATE OF CALIFORNIA DEPARTMENT OF PUBLIC WORKS DIVISION OF WATER RIGHTS

License for Diversion and Use of Water

LICENSE No._211

PERMIT No. 274 ASSIGNMENT ANALYTION No.__ HMENT 50 Mrs. Dermina L. Robert

This is to certify, That W. D. Roberts

Notice of Assignment (Over)

of Round Valley. Inyo County, California, ha_B_ made proof to the satisfaction of the Division

of Water Rights of California of a right to the use of the waters of (1) Witcher Cabin Creek and (2)

Cain Creek, in Mono County,

tributary of Rock Creek

for the purpose of irrigation.

of the Division of Water Rights and that said right to the use of said waters has under Permit No. 274 been perfected in accordance with the laws of California, the rules and regulations of the Division of Water Rights and the terms of the said permit; that the priority of the right herein confirmed dates from May 17th.

that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the amount actually beneficially used for said purposes and shall not exceed atotal com-

bined diversion from the two sources of sixty five hundredths (0.65) cubic foot per

bined diversion from the two sources of sixty five hundredths (0.65) cubic foot per second continuous flow, or its equivalent in case of rotation, from about June 1st to about October 1st of each season.

The points of diversion of such water is located as follows: (a) Witcher Cabin Creek is north fifty one degrees forty six minutes west eleven thousand nine feet from the southesst corner Section 14, T. 5 S., R. 30 E. M. D. M., being within the NET SWT Section 1Q. T. 5 S. R. 30 E., M. D. M., (b) Cain Creek is north forty four degrees thirty minutes west nine thousand four hundred feet from the southeast corner of the said Section 14, being within the NET SET of said Section 19.

A description of the lands or the place where such water is put to beneficial use is as follows: To irrigate

16 acres in the NE NW Section 14;
20 acres in the SE NW Section 14;
10 acres in the SW NB Section 14, and
7 acres in the NW NE Section 14, all in Township 5 S. R. 30 E. M. D. M.

52 acres, total.

The right to the diversion and use of the water aforesaid hereby confirmed is restricted to the point of diversion herein specified and to the lands or place of use herein described.

This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in section 20 of Ghapter 586, Statutes 1913, which is as follows:

This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions of tions set forth in section 20 of Chapter 586, Statutes 1913, which is as follows:

Sec. 20. All permits add licenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effective for such time as the water actually appropriated under such permits and licenses shall actually be used for the useful and beneficial purpose for which said water was appropriated, but no longer; and every such permit or that any appropriator of water, to whom said permit or license may be issued, shall take the same subject to such conditions as therein expressed; provided, that if, at any time after the expiration of twenty years after the granting of a license, the state, or any city, city and county, municipal water district, irrigation district, lighting district, or the purchase the works and property occupied and used under said license and the works built or constructed for the enjoyment of the rights granted under said license; and in the event that the said state, city, city and county, municipal water district, lighting district, or the green under the expiration of the enjoyment of the rights granted under as a license and in the event that the said state, city, city and county, municipal water to the enjoyment of the rights granted under as a license and the works built or constructed for the enjoyment of the rights granted under any construction of the said state, city, city and county, municipal water districts, and price said price shall be determined in such manner as is now or may hereafter be determined in eminent domain proceedings. If it shall appear to the state water commission at any time the said state, city, city and county and the permittee or licenses, and the permittee or license, and permittee or license, and the alternation of

Witness the signature of the Chief of the Division of Water Rights, Department of Public Works of the State of California, and the seal of said department

this 21 st day of

, 192**3** .

(SEAL)

16835 2-22 -250

H. A. KLUEGEL

Chief of Division of Water Rights, Department of Public Works of the State of California



STATE OF CALIFORNIA DEPARTMENT OF PUBLIC WORKS DIVISION OF WATER RIGHTS

License for Diversion and Use of Water

LICENSE No. 212

PERMIT No. 83 APPLICATION No. 198 DATE REC'D / 419/45 Parta/ASSIGNMENT TO Sara Lodge Stevens _83___ This is to certify, That Wm. J. Pump

Phelan, California

ha_s_ made proof to the satisfaction of the Division

of Water Rights of California of a right to the use of the waters of three (3) springs in Los Angeles

and San Bernardino Counties tributary of no stream

irrigation and domestic uses for the purpose of

of the Division of Water Rights and that said right to the use of said waters has under Permit No. been perfected in accordance with the laws of California, the rules and regulations of the Division of Water Rights and the terms of the said permit; that the priority of the right herein confirmed dates from November 29

that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the amount actually beneficially used for said purposes and shall not exceed

The point of diversion of such water is located

Amended by order of-

A description of the lands or the place where such water is put to beneficial use is as follows:

14 acres, from spring No. 1, in the E_2^1 SW $_4^1$ and W_2^1 SE $_4^1$ Section 30; 3 acres from spring No. 2, in the NW $_4^1$ SW $_4^1$ of said Section 30; 3 acres from spring No. 3, in the SW $_4^1$ NW $_4^1$ of said Section 30; 20 acres, all in the said Section 30, T. 4N.R. 7 W. S. B. M. a total of

The right to the diversion and use of the water aforesaid hereby confirmed is restricted to the point of diversion herein specified and to the lands or place of use herein described.

This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in section 20 of Chapter 586, Statutes 1913, which is as follows:

This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in section 20 of Chapter 586, Statutes 1913, which is as follows:

Sec. 20. All permits and licenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effective for such time as the water actually appropriated under such permits and licenses shall actually be used for the useful and beneficial purpose for which said water was appropriated, but no longer; and every such permit or license shall include the enumeration of conditions therein which in substance shall include all of the provisions of this section and likewise the statement that any appropriator of water, to whom said permit or license may be issued, shall take the same subject to such conditions as therein expressed; provided, that if, at any time after the expiration of twenty years after the granting of a license, the state, or any city, city and county, municipal water district, irrigation district, in the state shall have the right to read the event that the said state, city, city and county, municipal water district, or constructed subdivision. On the state shall have the right to read license; and in the event that the said state, city, city and county, municipal water district, irrigation district, lighting district or political subdivision of the state so desiring to purchase and the said owner of said works and property can not agree upon said purchase price, said price shall be determined in such manner as is now or may hereafter be determined in eminent domain proceedings. If it shall appear to the state water commission at any time after a permit or license is issued as in this act provided that the permittee or licensee, or the heirs, successors or assigns of said permittee or licensee, and the permit or license said permit or license has ceased by a said of the said and the permit or license is assued, then and in that case the said commission, after due notice to th

Witness the signature of the Chief of the Division of Water Rights, Department of Public Works of the State of California, and the seal of said department this 21st day of March , 19 23 ·

(Seal)

(H. A. Kluegel) Chief of Division of Water Rights, Department of Public Works of the State of California

MJE: HA

16835 2-22 250

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3/31/44 - MEDLIVLE MUTICE OF ASSIGNMENT TO Mande C. Boody 11/25/46 MECEIVED HOTICE OF ASSIGNMENT TO Harry L. & Gladys M. Graham
11/9/49 MECEIVED NOTICE OF ASSIGNMENT TO Llayd S. & Hinified H. Bankauer

5-23-62 RECEIVED NOTICE OF ADDISONNENT TO J. a. Bugum, Lucille Bergum,

Manalel Bankal Jan Stewart, Glyn Brice and Bubera Price 12/8/67 RECEIVED NOTICE OF ASSIGNMENT 309 to Denny Da Wilcher 4-19-76 Records Chas to show meadow Ranch Corp; Denny + 4/13/98 Aggd. to Northancel Di. 10/19/94 Not. of Partial Assgn. App#42 Lic211 Meadow Ranch Corp. & Denny Wilcher 12-26-96 Particlased Meadow Ranch Cary 12/31/96 assigned to Meadon Kanch Corporation

STATE OF CALIFORNIA—DEPARTMENT OF PUBLIC WORKS DIVISION OF WATER RESOURCES

STATE ENGINEER

ORDER

APPLICATION 42

274 PERMIT

LICENSE 211

ORDER ALLOWING CHANGE IN PURPOSE OF USE

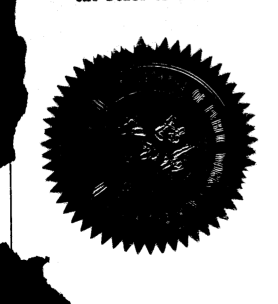
Licensee having established to the satisfaction of the State Engineer that the change in purpose of use under Application 42, Permit 274, License 211, for which petition was submitted on November 17, 1948 will not operate to the injury of any other legal user of water, the State Engineer so finds, and

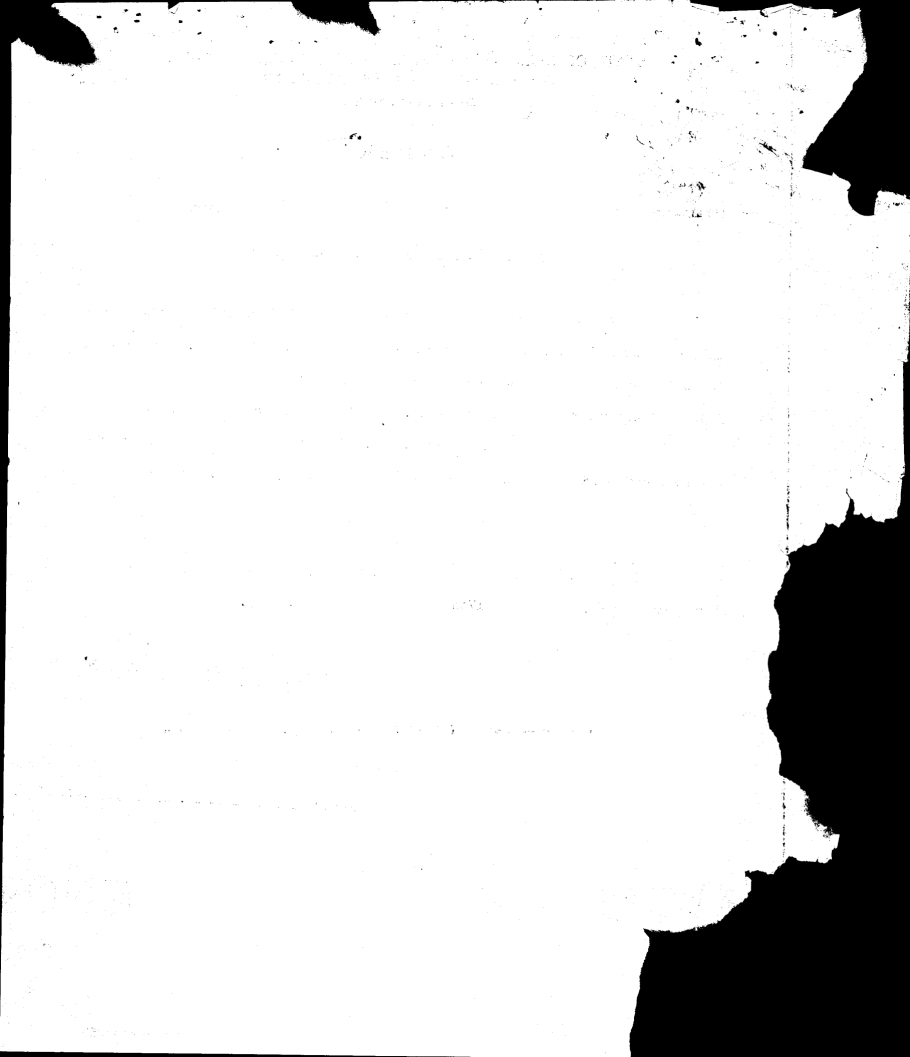
IT IS ORDERED that permission be and the same is hereby granted to change the purpose of use under said Application 42, Permit 274, License 211 to:

IRRIGATION AND DOMESTIC USES

WITNESS my hand and the seal of the Department of Public Works of the State of California this 17th day of February, 1949.

Edward Hyatt. State Engineer





STATE OF CALIFORNIA

STATE WATER RESOURCES CONTROL BOARD DIVISION OF WATER RIGHTS

ORDER

42

274

LICENSE 211

ORDER CORRECTING THE POINTS OF DIVERSION

WHEREAS:

- 1. License 211 was issued to W. D. Roberts and was filed with the County Recorder of Mono County on November 28, 1925.
- 2. The USGS 15' Quadrangle map Casa Diablo Mtn. shows the Points of Diversion as being on (1) an unnamed creek tributary to Birch Creek and (2) Witcher Creek. License 211 describes the same Points of Diversion as being on Witcher Cabin Creek and Cain Creek. The corrections in the description of Points of Diversion under said license are needed to conform the description with the locations on the quandrangle map.

NOW, THEREFORE, IT IS ORDERED THAT:

The name of the streams at the Points of Diversion under License 211 be described as follows:

- (1) an unnamed creek tributary to Birch Creek thence Rock Creek,
- (2) Witcher Creek tributary to Rock Creek in Mono County.

Dated: AUGUST 10 1983

Raymond Walsh, Chief

Division of Water Rights

overon.

STATE OF CALIFORNIA

STATE WATER RESOURCES CONTROL BOARD DIVISION OF WATER RIGHTS

ORDER

APPLICATION_____

PERMIT____

LICENSE_____

ORDER ALLOWING THE ADDITION OF A POINT OF DIVERSION AND AMENDING THE LICENSE

WHEREAS:

- License 211 was issued to W. D. Roberts and was filed with the County Recorder of Mono County on November 28, 1925.
- An order allowing change in purpose of use was granted on February 17, 1949 and has been recorded with the County Recorder of Mono County on February 21, 1949.
- 3. License 211 was subsequently assigned to Meadow Ranch Corporation, and Denny Wilcher and Ida Wilcher.
- 4. A petition to add a point of diversion has been filed with the State Water Resources Control Board and said Board has determined that good cause for such change has been shown.
- 5. The Board has determined that the petitioned change does not constitute the initiation of a new right nor operate to the injury of any other lawful user of water.
- 6. The license condition pertaining to the continuing authority of the Board should be updated to conform to Section 780(a), Title 23, California Code of Regulations.

NOW, THEREFORE, IT IS ORDERED THAT:

- 1. The points of diversion under this license shall be as follows:
 - 1. North 51° 46' West, 11,009 feet from the SE corner of projected Section 14, T5S, R30E, MDB&M, being within the NE% of SW% of projected Section 10, T5S, R30E, MDB&M. Also described as California Coordinate System, Zone 3 North 378,300 and East 2,531,000.
 - 2. North 44° 30' West, 9,400 feet from SE corner of projected Section 14, T5S, R30E, MDB&M, being within the NE½ of SE½ of projected Section 10, T5S, R30E, MDB&M. Also described as Calfiornia Coordinate System, Zone 3 North 378,500 and East 2,532,800.
 - North 750 feet and East 1,400 feet from SW corner of Section 11, T5S, R30E, MDB&M, being within the SW2 of SW2 of said Section 11. Also described as California Coordinate System, Zone 3 North 378,200 and East 2,535,200.

License 211 (Application 42)
Page 2

2. The continuing authority provision in this license be amended to contain Title 23, California Code of Regulations, Section 780(a):

Pursuant to California Water Code Sections 100 and 275, and the common law public trust doctrine, all rights and privileges under this license, including method of diversion, method of use, and quantity of water diverted, are subject to the continuing authority of the State Water Resources Control Board in accordance with law and in the interest of the public welfare to protect public trust uses and to prevent waste, unreasonable use, unreasonable method of use, or unreasonable method of diversion of said water.

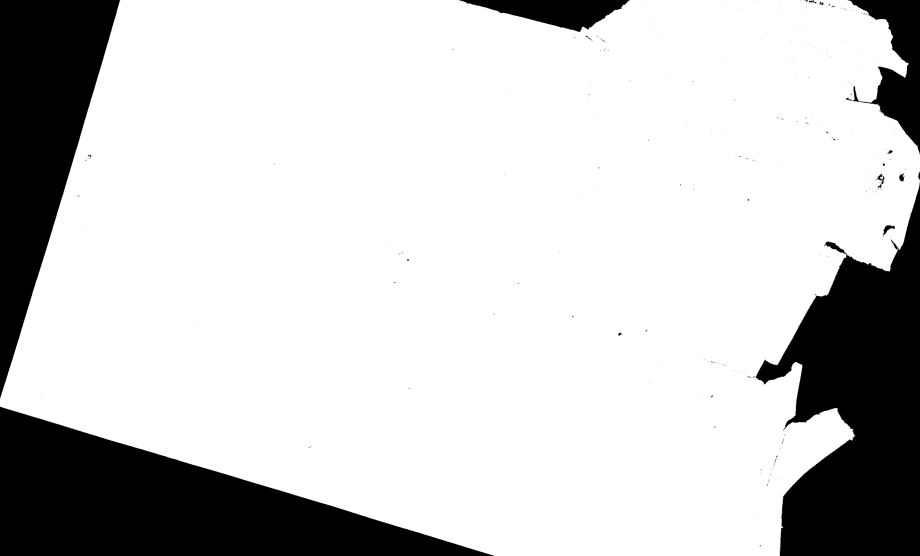
The continuing authority of the Board may be exercised by imposing specific requirements over and above those contained in this license with a view to eliminating waste of water and to meeting the reasonable water requirements of licensee without unreasonable draft on the source. Licensee may be required to implement a water conservation plan, features of which may include but not necessarily be limited to: (1) reusing or reclaiming the water allocated; (2) using water reclaimed by another entity instead of all or part of the water allocated; (3) restricting diversions so as to eliminate agricultural tailwater or to reduce return flow; (4) suppressing evaporation losses from water surfaces; (5) controlling phreatophytic growth; and (6) installing, maintaining, and operating efficient water measuring devices to assure compliance with the quantity limitations of this license and to determine accurately water use as against reasonable water requirements for the authorized project. No action will be taken pursuant to this paragraph unless the Board determines, after notice to affected parties and opportunity for hearing, that such specific requirements are physically and financially feasible and are appropriate to the particular situation.

The continuing authority of the Board also may be exercised by imposing further limitations on the diversion and use of water by the licensee in order to protect public trust uses. No action will be taken pursuant to this paragraph unless the Board determines, after notice to affected parties and opportunity for hearing, that such action is consistent with California Constitution Article X, Section 2; is consistent with the public interest and is necessary to preserve or restore the uses protected by the public trust.

Dated: JULY 29 1988

Lloy forms n. Walter G. Pettit, Chief Division of Water Rights

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one eighth (125) cubic foot per seein som the commitment. from spring \$1, str hundredths [0.06] cubse food year or apprentiately thirty eight thousand the hammer or approach about april lat to shoul for subsources at follows: per and hroughout the remainder of the years and a total of for domesting to thousand the (0.035) oubic foot From second r appreximately twenty two thousand six hundred per secure in case of rotation (2200) galons & day or its equivalent in case of rotation 2220 abut bril let to about November let of each season, and from oring to three hundredths (103) out ic foot per second, or proximately nineteen thousand (19000) gallons per day frabout April 1st to about November 1st of each season. The points of diversion of such water are located as fc's: spring #1 is located two thirds (2/3) mile southely from the northwest corner of Section 31, T. 4 N. R. 7. B. M., being within the SE NW of said Section 31; #2 is located thirteen hundred (1300) feet southwest he northeast corner of Section 36, T. 4N. R. 8W. S. B. ing within the NET NET of said Section 36; and spring located eight hundred (800) feet west from the southorner of Section 25, T 4N. R. Sw. S.B.M. being with description of the lands where such water is put t icial use is as follows:

